

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **James H Woods Jr v SLB Property Mgt LLC**
Docket No. **272257**
L.C. No. **05-514215-CZ**

Michael J. Talbot, Judge, acting under MCR 7.211(E)(2), orders:

The “motion against appellee’s brief” is DENIED or DISMISSED AS PREMATURE. To the extent that the motion may be considered a motion to strike appellee’s brief for failure to conform to the requirements of MCR 7.212, the motion is DENIED. To the extent that the motion seeks sanctions pursuant to MCR 7.216(C) on the claim that appellee’s brief is a vexatious pleading, the motion is dismissed as premature because the brief has not yet been presented to the Court. Appellee’s brief will be presented to the Court when the case is submitted on the case call; appellant may file a motion for sanctions under MCR 7.216(C) after the case is submitted on the case call. See MCR 7.213, MCR 7.214, and MCR 7.211(C)(8).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

FEB 07 2007

Date

Sandra Schultz Mengel
Chief Clerk